

Claim No. 111.

Under Article 11, Treaty of 14<sup>th</sup> June 1866,  
with Creek Indians.

The undersigned, Molly Hawkins, a  
freed woman of the Creek Nation, aged about 70<sup>years</sup><sup>widow</sup>  
and a loyal Refugee, being duly examined and  
sworn, (She understanding and conversing in  
the English language.) deposes and Says: ---

Whilst living at her home, at Coweta, on  
the Arkansas River, Creek Nation, and sometime  
in the month of August 1863, the Rebels under  
General Cooper, raided on her house and took  
everything she possessed, except her personal  
clothing, and that she was then compelled to leave  
and seek for support and protection, which she  
afterwards obtained of Col Phillips' Union  
troops at Fort Gibson, where she remained until  
the close of the war. This deponent further  
says that, at the time the rebels so raided upon  
her, she owned and had in possession, and  
was robbed of all the property hereinafter  
enumerated, and she never afterwards recovered  
the same or any part thereof: To Say:

2	Two Mares and 2 Colts	@ \$80. each	\$ 160.00
3	Three Sows, with 17 Pigs	@	60.00
50	Fifty bushels Corn	@	50.00
Lot	House and Kitchen Furniture	@	50.00
	Making a total value of		\$ 320.00



Three hundred and twenty dollars. ~~~~~

~ Further this deponent saith not.

Molly Hawkins

her  
X  
mark

Subscribed & Sworn to before me, at the Creek  
Agency, C. N. this 10<sup>th</sup> of November A.D. 1869.

*[Signature]*  
St. St. Oct. 14. Asst. Sept. Ind. Office.  
South & Suptes.

The undersigned, Sarah Davis,  
a Freedwoman of color, and William  
McIntosh, a Freedman, both loyal refugees  
of the Creek Nation, being, jointly, duly  
examined and sworn, (they understanding  
and conversing in the English language)  
depose and say: They are not interested  
in the claim of Molly Hawkins, the above  
named claimant, in any pecuniary, or  
other manner whatsoever: That they have  
heard the foregoing Affidavit read to them,  
and know its contents, and that the same  
is correct and true in every particular.

These deponents further say: That of  
their own knowledge, the said Molly Hawkins  
did own and possess, and was, at the time  
set forth in her deposition, raided upon by the



Rebels and robbed of all the property deposited  
by her. Further these Defendants do not say.

Sarah Davis,  
Wm. M. C. Intosh.

her  
x  
mark  
his  
x  
mark

I appeared before me at the Creek  
Agency. On this 10<sup>th</sup> of November A.D. 1869

~~Wm. C. Intosh~~  
Wm. C. Intosh. Asst Supt. Ind. Affs.  
South. Supt.

### Awards.

The loss of property specified above is deemed  
established by the foregoing testimony. Also the sta-  
-tus of claimant. The amount claimed, however, is,  
in some instances, considered excessive. Upon inquiry  
it is found, the values of the different kinds of property  
at the time the loss occurred, ruled as follows:

Mares & colts \$25.00 Each.

Sows & pigs. 5.00 "

Corn - per bushel. .50 "

and for the following one-half the claimed  
value:-

House & Kitchen furniture - \$25.00

In consideration of these, and all other facts  
attainable, bearing upon the case, we believe it  
just and equitable to award this claimant



Claim # 111 Molly Hawkins

Molly Hawkins, One hundred and fifteen  
dollar. -

\$115<sup>00</sup>  
100

*M. P. Hays*

Provost Major General U. S. Army.  
Supt. Indian Affairs, Southern Superintendency

*G. A. Smith*

Captain U. S. Army.  
Creek Agent.

No. 111,

Molly Hawkins,

claimant under

Article IV Treaty of 14<sup>th</sup> June 1866

with

Creek Indians.

Claim \$ 320 <sup>00</sup>/<sub>100</sub>.

Award \$ 115 <sup>00</sup>/<sub>100</sub>.